

EXHIBIT B

**United States District Court
District of Massachusetts (Boston)
CIVIL DOCKET FOR CASE #: 1:05-cv-12424-WGY**

Proveris Scientific Corporation v. Innovasystems, Inc.

Assigned to: Judge William G. Young

Case in other court: Federal Circuit, 07-01428

Federal Circuit, 11-01043

Federal Circuit, 13-01166

Cause: 35:145 Patent Infringement

Date Filed: 12/02/2005

Jury Demand: Both

Nature of Suit: 830 Patent

Jurisdiction: Federal Question

Date Filed	#	Docket Text
09/05/2012	266	ELECTRONIC Clerk's Notes for proceedings held before Judge William G. Young: Bench Trial Day Two held on 9/5/2012. P-3 resumes the stand and is questioned by the Court. The plaintiff rests. The defendant moves orally for partial judgment – denied. Motion for Summary Judgment is denied as untimely. The defendant's evidence commences with D-1, David Kenealy, D-2, John Waters. Both parties rest. Oral Motion to strike is allowed. Closing arguments are made. The Court makes Findings and Rules the violation was willful and a disgorgement of profits is a proper measure of the damage. The Court excludes the post-bankruptcy sales and pre-bankruptcy sales over seas – these rulings are not preclusive to Proveris from seeking disgorgement of these profits through a jury trial. Gross profits are appropriate and the Court makes a finding of \$878,205.00 to Proveris. Proveris is entitled to reasonable costs and attorney's fees. Motions to be filed by 10/5/2012. Agreed upon modification – further sales of offending product or any change must be pre-cleared by the Court in a motion with service made on the other side. The Court does not adopt the plaintiff's request to appoint a receiver. (Court Reporter: Donald Womack at womack@megatran.com.)(Attorneys present: Farina and Polk for the pltf., Posillico, Horne and Carroll for the deft.) (Gaudet, Jennifer) (Entered: 10/03/2012)